4:16-cv-10785-TGB-APP Doc # 14 Filed 06/17/16 Pg 1 of 7 Pg ID 90

# IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

FATHERS & DAUGHTERS NEVADA LLC.

Plaintiff,

v.

Case No. 4:16-CV-10785-TGB-APP HON. Terrence G. Berg Magistrate Anthony P. Patti

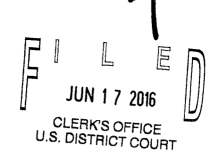
MARC HOLLINGSWORTH ET. AL. Defendant,

Barry Kane (P45851) Attorney for Plaintiff 410 Federal Square Building Grand Rapids, MI 49503 (616) 726-5905 Marc Hollingsworth (P65319) Pro Per 21900 Greenfield Oak Park, MI 48237 (248) 508-0759

# DEFENDANT MARC HOLLINGSWORTH'S ANSWER TO COMPLAINT

Now Comes Defendant Marc Hollingsworth, and for his Answer states:

- 1. Neither admit or deny but leave Plaintiff to its proofs.
- 2. Defendant Marc Hollingsworth denies this allegation.
- 3. Denied for the reason that same is untrue.
- 4. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 5. Denied for the reason that same is untrue.
- 6. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 7. Denied for the reason that same is untrue.
- 8. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof



- 9. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 10. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 11. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 12. Denied for the reason that same is untrue.
- 13. Denied for the reason that same is untrue.
- 14. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 15. Defendant is without sufficient information to admit or deny this allegation, and leaves the plain
- 16. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 17. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 18. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 19. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 20. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.

- 21. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 22. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 23. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 24. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 25. Denied for the reason that same is untrue.
- 26. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 27. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 28. Denied for the reason that same is untrue
- 29. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 30. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 31. Denied for the reason that same is untrue.
- 32. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 33. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.

- 34. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 35. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 36. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 37. No response required.
- 38. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 39. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 40. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 41. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 42. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 43. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 44. Denied inasmuch as defendant Marc Hollingsworth engaged in the alleged activity.
- 45. Denied.
- 46. Denied.
- 47. Denied.

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- 49. Denied.
- 50. Denied.
- 51. Denied.
- 52. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 53. Defendant is without sufficient information to admit or deny this allegation, and leaves the plaintiff to its proof.
- 54. No response.
- 55. Denied.
- 56. Denied.
- 57. Denied.

### **RELIEF REQUESTED**

WHEREFORE, Defendant respectfully requests this honorable Court to dismiss this matter and to award attorney's fees incurred by defendant for having to defend this frivolous action.

Dated: 6/12/2016

Marc Hollingsworth (P65319)
Hollingsworth Law
Attorney for Defendant
Marc Hollingsworth
21900 Greenfield
Oak Park, MI 48237

(248) 508-0759

Dated: June 13, 2016

## **PROOF OF SERVICE**

The undersigned certifies that a copy of the foregoing instrument was served upon all counsel of record on June 12, 2016 via First Class Mail.

I DECLARE THAT THE STATEMENT ABOVE IS TRUE TO THE BEST OF MY INFORMATION, KNOWLEDGE AND BELLIEF.

Marc Hollingsworth

# **HOLLINGSWORTH LAW**

21900 Greenfield Oak Park, Michigan 48237

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